Notice of Allowability	Application No.	Applicant(s)
	09/740,927	ISHIZUKA ET AL.
	Examiner	Art Unit
	Callie E. Shosho	1714
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this a or other appropriate communication IGHTS. This application is subject	pplication. If not included
1. A This communication is responsive to amendment and supp	plemental declaration filed 11/20/03	}
2. The allowed claim(s) is/are 1,5,6,9,10,13,17 and 20-25.		- '
3. The drawings filed on are accepted by the Examinel	r.	
 Acknowledgment is made of a claim for foreign priority un a)	nder 35 U.S.C. § 119(a)-(d) or (f).	
 Certified copies of the priority documents have 	been received.	
2. Certified copies of the priority documents have	been received in Application No.	
3. Copies of the certified copies of the priority doc		
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:		
 Acknowledgment is made of a claim for domestic priority ur reference was included in the first sentence of the specifica 	ition or in an Application Data Shee	sional application) since a specific et. 37 CFR 1.78.
(a) The translation of the foreign language provisional a	pplication has been received.	
 Acknowledgment is made of a claim for domestic priority ur in the first sentence of the specification or in an Application 	nder 35 U.S.C. §§ 120 and/or 121 s Data Sheet. 37 CFR 1.78.	since a specific reference was included
Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of t	this communication to file a reply chis application. THIS THREE-MO	omplying with the requirements noted NTH PERIOD IS NOT EXTENDABLE
 A SUBSTITUTE OATH OR DECLARATION must be submi INFORMAL PATENT APPLICATION (PTO-152) which give 	itted. Note the attached EXAMINER	R'S AMENDMENT or NOTICE OF
 CORRECTED DRAWINGS (as "replacement sheets") must (a) ☐ including changes required by the Notice of Draftsperso 	t be submitted.	
1) 🔲 hereto or 2) 🔲 to Paper No		
(b) \square including changes required by the proposed drawing co	orrection filed, which has be	een approved by the Examiner.
(c) \square including changes required by the attached Examiner's	Amendment / Comment or in the C	Office action of Paper No
Identifying indicia such as the application number (see 37 CFR 1.4 each sheet. Replacement sheet(s) should be labeled as such in the	84(c)) should be written on the drawi ne margin according to 37 CFR 1.121(ngs in the front (not the back) of (d).
9. ☐ DEPOSIT OF and/or INFORMATION about the depose attached Examiner's comment regarding REQUIREMENT FOR THE	SIT OF BIOLOGICAL MATERIAL I HE DEPOSIT OF BIOLOGICAL MA	must be submitted. Note the
Attachment(s)		
1☐ Notice of References Cited (PTO-892)	5⊡ Notice of Informal Pa	atent Application (PTO-152)
Police of Draftperson's Patent Drawing Review (PTO-948) Information Disclosure Statements (PTO-1449 or PTO/SB/08), Paper No		(PTO-413), Paper No
	7⊠ Examiner's Amendm	· · · · · · · · · · · · · · · · · · ·
Examiner's Comment Regarding Requirement for Deposit of Biological Material		nt of Reasons for Allowance
		Callie E. Shosho Primary Examiner Art Unit: 1714

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Statement of Reasons for Allowance

1. The present claims are allowable over the "closest" prior art Sacripante et al. (U.S. 6,025,412), Tsutsumi et al. (U.S. 6,031,019), and JP 03231975 for the following reasons:

Sacripante et al. disclose an aqueous ink jet ink and method of ink jet printing wherein the ink comprises colored particles dispersed in a liquid medium and wherein the colored particles comprises oil-soluble polymer including vinyl polymer comprising ionic group and oil-soluble dye. There is also disclosed a method of making the colored particles wherein the polymer, dye, and solvent are added to water and then emulsified. There is further disclosed an ink jet printing method wherein the above described ink is added to ink jet printer. However, there is no disclosure or suggestion in Sacripante et al. of specific oil-soluble dye as required in the present claims. Further, it is disclosed that the dye is chemically attached to the polymer either by incorporation into the base resin chain or as a side chain constituent. However, this is in direct contrast to the present claims that require that the oil-soluble dye and the polymer are separate compounds. Additionally, it is noted that Sacripante et al. teach against using the dye and polymer as separate compounds. Specifically, col.3, lines 35-45 of Sacripante et al., disclose that present quality is improved and intercolor bleed reduced when the dye is chemically attached to the polymer.

Tsutsumi et al. disclose a water-based ink jet ink and method of ink jet printing wherein the ink comprises polymer particles colored with oil-soluble dye wherein the polymers include vinyl polymer comprising ionic groups. There is also disclosed a method of making the colored particles wherein the polymer, dye, and solvent are added to water and then emulsified. There is further disclosed an ink jet printing method wherein the above described ink is added to ink jet

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printer. However, there is no disclosure or suggestion of specific oil-soluble dye as required in all the present claims.

In order to meet the limitation regarding the specific oil-soluble dye, Tsutsumi et al. was combined with JP 03231975 which discloses the use of oil-soluble dye as presently claimed. However, there is no disclosure or suggestion in JP 03231975 of vinyl polymer as required in all the present claims.

The above is especially significant in light of applicants' supplemental 1.132 declaration filed 11/20/03 wherein ink within the scope of the present claims, i.e. comprising presently claimed dye and polymer, is compared with ink outside the scope of the present claims but within the scope of Tsutsumi et al., i.e. comprising presently claimed polymer but different oil-soluble dye. It is shown that the ink of the present invention is superior in terms of dispersion stability. Thus, the declaration is successful in establishing unexpected or surprising results over the cited prior art.

Thus, it is clear that Sacripante et al., Tsutsumi et al., and JP 03231975, either alone or in combination do not disclose or suggest the present invention.

In light of the above, it is clear that the rejections of record are untenable and so, the present claims are passed to issue.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

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fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Callie E. Shosho whose telephone number is 571-272-1123. The examiner can normally be reached on Monday-Friday (6:30-4:00) Alternate Fridays Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vasu Jagannathan can be reached on 571-272-1119. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Callie E. Shosho
Primary Examiner

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CS 12/8/03